3. On October 5, 2009 A Stipulation for Turn-Over of Property and Continuance of Examination of Judgment Debtor and Order was duly executed by all parties and their counsel and an Order was made by the Honorable George Foley, Jr., a copy of which is attached hereto as Attachment "A" hereof.

- 4. Filed herewith is the Declaration of Robert M. Ross in Support of Application for Issuance of Writ of Assistance.
- 5. I am the attorney for said judgment Creditor, and request issuance of a Writ of Assistance pursuant to Federal Rules of Civil Procedure, Rule 70 (d) to enforce the Court's Order of October 5, 2009 For Turn-Over of the property listed therein.

DATED this 2 nd day of December, 2009

Meffet A. Chgan
Attorney for Judgment Creditor

SUBSCRIBED and SWORN to before me this 2nd day of December, 2009

NOTARY PUBLIC in and for the County of Clark, State of Nevada



EXHIBIT "A"

Ç	ase2.07-008998K3EK	Filed 0.2/02/2008Page at 6116113
1 2 3 4 5 6 7	ROBERT M. ROSS 16133 Ventura Boulevard, Suite 1145 Encino, CA 91436 Tel: (818) 788-7007 Plaintiff in Pro Per UNITED STATES DIS	LITHED LIREGENMED LINTERET LISERVED ON THE PROPERTY STEED OF RECORD 2001 DEC 26 P 12: 34 LINE LINE LISE CHERT THE PROPERTY OF REVADA TRICT COURT
8		
9	THE DISTRICT O	OF NEVADA
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11	ROBERT M. ROSS, an individual,	Case No. 2:07-cv-00873-KJD-GWF
12)	STIPULATION FOR ORDER FOR TURN-OVER AND DELIVERY OF
14	vs.	PROPERTY OF JUDGMENT DEBTOR PURSUANT TO
15 16 17 18	STEPHEN BROWN, an individual, MARY BROWN, an individual, MULAGRO ENTERTAINMENT, INC.,	STIPULATION AND FOR CONTINUANCE OF APPEARANCE OF JUDGMENT DEBTOR (STEPHEN BROWN)
19	Defendants.	Date: 11/30/07
20)	Time: 2:00 p.m Ctrm: 3A
212223	Plaintiff, ROBERT M. ROSS and Judgment Debtor STEPHEN BROWN, hereby stipulate and agree to continue the Examination of Judgment Debtor, Defendant Stephen Brown from November 30, 2007, at 2:00 p.m., in Courtroom	
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25		
2627	"3A" of the United States Courthouse for th	e District of Nevada located at 333 Las
28	-1-	
2 0	STIPULATION AND ORDER FOR TURNOVER OF PROPERTY OF JUDGMENT	AND CONTINUANCE OF ORDER FOR APPEARANCE DEBTOR

The parties further Stipulate and Agree that this court shall issue an Order that Robert M. Ross shall possess the following documents and assets with the rights to execute thereon as provided for herein:

- between the parties, dated November 28, 2007, Ross shall receive 2,500,000 shares of preferred stock, and 16,822,127 shares of common stock of American Uranium Mining, Inc. which are the subject of that certain Letter of Intent dated November 26, 2007, between Stephen Brown, individually and on behalf of Vavoom Media, Inc. as buyers, and Richard Berman, as seller. Ross shall keep and maintain said shares, save and except only 625,000 shares of preferred stock and 4,205,532 shares of common stock which shall be delivered by Ross to Brown, or his order, upon receipt of the sum of \$325,000.00, from Brown on of before December 15, 2007.
- 2. Brown shall have the right to redeem ninety percent (90%) of all remaining shares upon payment of the Judgement entered in favor of Ross, et al. in the case captioned Jones, et al. vs. Brown, et al. U.S.D.C. (Central District of

California) case number CIV 06-6571 DDP and all accrued interest thereon, upon the following terms and on the following dates:

- a. 10% of the Judgment and all accrued interest thereon to be paid on or before April 1, 2008;
- b. 15% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before July 1, 2008;
- c. 25% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before October 1, 2008;
- d. 25% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before October 1, 2008;
- e. 25% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before December 1, 2008;
- f. All remaining unpaid principal amount of the Judgment and all accrued interest thereon to be paid on or before April 1, 2009;
- 3. In the event any of the payments are not made, or are made in any amount less than the full percentage of the amount due, then and in that event Ross shall, pursuant to the Order of this Court to be issued on this Stipulation, have the unfettered right to sell so many of the shares of stock delivered to him in accordance herewith as may be necessary to satisfy the amount of the installment

obligation then due. Pursuant to the Stipulation of the parties, the Court shall, upon Ex Parte Notice and request of Ross, supported by Declaration under penalty of perjury attesting to the amount due, the amount paid, if any, and the deficiency or difference in said payment, issue this Court's Order permitting and authorizing the sale of such shares of stock as may be necessary to satisfy such deficiency. Ross shall have the unfettered right to sell such shares for any price provided that Brown shall have a right of first refusal to purchase said shares at any price for which Ross would have otherwise sold said shares.

- 4. Brown shall forthwith deliver to Ross all of the shares of Vavoom Media Group, Inc., a Nevada corporation, which shall be held by Ross, in trust, and which Ross agrees to tender, if, as and when required, for a reverse merger of said entity into American Uranium Mining, Inc. In the event that Brown fails to tender the sum of \$325,000.00 on or before December 15, 2007, then and in that event said shares are no longer held in trust but become collateral for the payment of the Judgment on the terms and under the conditions herein set forth in paragraphs 2 and 3 hereof.
- 5. The parties further stipulate that this court has, and shall continue to retain, personal jurisdiction over Stephen Brown for all purposes, including specifically, the right to order the personal appearance of Stephen Brown before

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November 30, 2007, and, by this Stipulation, to be continued to December 21, 2007. Judgment Debtor shall not transfer or assign any rights or contracts 6. now existing in the name of Vavoom Media Group, Inc. to any other entity and

the court to complete the Judgement Debtor Examination now calendared for

those rights shall be and remain the property, tangible or intangible of Vavoom Media Group, Inc. unless or until the reverse merger referred to in paragraph 4 hereof occurs.

Provided Judgment Debtor has delivered the sum of \$325,000.00 on 7. or before December 15, 2007, and has delivered all of the shares of Vavoom Media Group, Inc. as set forth in paragraph 4 hereof, then and in that event, no appearance shall be required of Judgment Debtor on December 21, 2007.

DATED:

IT IS SO STIPULATED:

OSS∕, Plaintiff∕in Pro Per

TEPHEN BROWN, Defendant and Judgment Debtor

Case	2:07 -07	7-00/8798K3DK4DVFWFD6209Hene11/863 Filled 1/2/128/2007Pagpaye1616f15	
1	PROOF OF SERVICE		
$\begin{array}{c c} & \text{STATE} \\ & 2 \end{array}$		TE OF CALIFORNIA)) ss.	
3	COUNTY OF LOS ANGELES)		
4	I am employed in the County of Los Angeles, State of California. I am over the age of 18 years and not a party to the within action. My business address is 16133 Ventura Boulevard, Suite 1145, Encino, California 91436.		
5	On December 21, 2007, I served the foregoing document, described as:		
6 7 8	STIPULATION FOR ORDER FOR TURN-OVER AND DELIVERY OF PROPERTY OF JUDGMENT DEBTOR PURSUANT TO STIPULATION AND FOR CONTINUANCE OF APPEARANCE OF JUDGMENT DEBTOR (STEPHEN BROWN)		
9	[X]	By placing [] the original [XX] true copie(s) thereof, enclosed in a sealed envelope(s), addressed as follows:	
10		Stephen Brown	
11		30 Highland Creek Drive Henderson, NV 89052	
12		Milagro Entertainment, Inc.	
13		A New York corporation 30 Highland Creek Drive	
14		Henderson, NV 89052	
15 16		Mary Brown 30 Highland Creek Drive Henderson, NV 89052	
17	[X]	BY U.S. MAIL: I caused such envelope to be deposited in the mail at Encino, California. The envelope was mailed with postage thereon fully	
18		prepaid.	
19		I am familiar with this firm's practice of collection and processing correspondence for mailing. It is deposited with the United States Postal	
20		Service on the same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal	
21		cancellation date or postage meter date is more than one (1) day after date of deposit for mailing in this affidavit.	
22		BY PERSONAL SERVICE: I delivered such envelope by hand to the	
23		addressee.	
24	[]	BY FACSIMILE: By transmitting a true copy of the foregoing document(s) via facsimile transmission from this Firm's sending facsimile	
25		machine, whose telephone number is 818-990-2399, to each interested party at the facsimile machine telephone number(s) set forth above or on	
26		the attached service list. Said transmission(s) were completed on the aforesaid date at the time stated on the transmission record issued by this	
27		Firm's sending facsimile machine for each interested party served. A true copy of each transmission report is attached to the office copy of this	
28		proof of service and will be provided upon request.	

Casa 207-67-000 pg-12 to 10 voto 15 State: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. []] **Federal:** I declare that I am employed in the office of a member of the bar of this Court, at whose direction the service was made. [X] EXECUTED on December 21, 2007, at Encino, California. SARMIENTO

Case 2907-67-00878-7345-1044-05 DOGGHARANT & FIRE 102/08/2008 agp ade 5 bp 15

The Judgment Debtor proceedings, heretofore set for November 30, 2007, at 2:00 P.M. in Courtroom 3A are hereby continued to Friday, December 21, 2007, at 2:00 P.M. in Courtroom 3A of the United States District Court for the District of Nevada, located at 333 Las Vegas Boulevard South, Las Vegas, Nevada.

Pending said date, the Court further Orders, pursuant to the Stipulation of the parties, as follows:

1. Ross shall receive, keep and retain, as collateral for the payment of the Judgment in the matter of Jones, et al. vs. Brown, et al. U.S.D.C. (Central District of California) case number CIV 06-6571 DDP, 2,500,000 shares of preferred stock, and 16,822,127 shares of common stock of American Uranium Mining, Inc. which are the subject of that certain Letter of Intent dated November 26, 2007, between Stephen Brown, individually and on behalf of Vavoom Media, Inc. as buyers, and Richard Berman, as seller. Ross shall keep and maintain said shares, save and except only 625,000 shares of preferred stock and 4,205,532 shares of common stock which shall be delivered by Ross to Brown, or his order, upon receipt of the sum of \$325,000.00, from Brown on of before December 15, 2007.

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2. Brown shall have the right to redeem ninety percent (90%) all
remaining shares upon payment of the Judgement entered in favor of Ross, et al.
in the case captioned Jones, et al. vs. Brown, et al. U.S.D.C. (Central District of
California) case number CIV 06-6571 DDP and all accrued interest thereon, upon
the following terms and on the following dates:

- 10% of the Judgment and all accrued interest thereon to be paid on or
- 15% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before July 1, 2008;
- 25% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before October 1, 2008;
- 25% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before October 1, 2008;
- 25% of the remaining principal amount of the Judgment and all accrued interest thereon to be paid on or before December 1, 2008;
- All remaining unpaid principal amount of the Judgment and all accrued interest thereon to be paid on or before April 1, 2009;

amount less than the full percentage of the amount due, then and in that event Ross shall, pursuant to this Order, have the unfettered right to sell so many of the shares of stock delivered to him in accordance herewith as may be necessary to satisfy the amount of the installment obligation then due. The Court shall, upon Ex Parte Notice and request of Ross, supported by Declaration under penalty of perjury attesting to the amount due, the amount paid, if any, and the deficiency or difference in said payment, issue this Court's Order permitting and authorizing the sale of such shares of stock as may be necessary to satisfy such deficiency. Ross shall have the unfettered right to sell such shares for any price provided that Brown shall have a right of first refusal to purchase said shares at any price for which Ross would have otherwise sold said shares.

4. Brown shall forthwith deliver to Ross all of the shares of Vavoom Media Group, Inc., a Nevada corporation, which shall be held by Ross, in trust, and which Ross agrees to tender, if, as and when required, for a reverse merger of said entity into American Uranium Mining, Inc. In the event that Brown fails to tender the sum of \$325,000.00 on or before December 15, 2007, then and in that event said shares are no longer held in trust but become collateral for the payment of the Judgment on the terms and under the conditions herein set forth in

paragraphs 2 and 3 hereof.

- 5. The parties further stipulate that this court has, and shall continue to retain, personal jurisdiction over Stephen Brown for all purposes, including specifically, the right to order the personal appearance of Stephen Brown before the court to complete the Judgement Debtor Examination now calendared for November 30, 2007, and, by this Stipulation, to be continued to December 21, 2007.
- 6. Judgment Debtor shall not transfer or assign any rights or contracts now existing in the name of Vavoom Media Group, Inc. to any other entity and those rights shall be and remain the property, tangible or intangible of Vavoom Media Group, Inc. unless or until the reverse merger referred to in paragraph 4 hereof occurs.
- 7. Provided Judgment Debtor has delivered the sum of \$325,000.00 on or before December 15, 2007, and all of the shares of Vavoom Media Group, Inc. as set forth in paragraph 4 hereof and has turned over and delivered all of the items identified herein, then and in that event, no appearance shall be required of Judgment Debtor on December 21, 2007.

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Case 22:07-00/8998 K3 DK & WFD de ORNEMENT 1863 Filled 12/08/2007 Page affe 1516f 15 Judgment debtor Stephen Brown shall forthwith provide a copy of 8. his drivers license and his social security card and number to plaintiff Robert M. Ross. Dated: January 4, 2008 United States Magistrate Judge Approved as to form and content:

Approver as to form and content.

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8tephen Brown, Defendant and
Judgment Debtor
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Robert M. Ross, Plaintiff and
Judgment Creditor

Judgment Creditor